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June 18, 2013

VIA ECF

Honorable William D. Wall United States District Court 100 Federal Plaza, Courtroom 820 P.O. Box 9014 Central Islip, New York 11722

RE:

Pascal, Harry B. v. Steine & Associates, P.C. et al.

Case No.

: CV-12 4436

Our File No.

: 169L-96784

Dear Judge Wall:

This office represents the defendants, Stiene & Associates, P.C. ("S&A") and Charles G. Stiene ("Mr. Stiene"), incorrectly s/h/a as Steine & Associates, P.C., a New York Professional Corporation and Charles G. Steine ("Defendants") in the above-referenced Fair Debt Collection Practices Act matter.

Yesterday afternoon, I spoke with William Horn, Esq., one of plaintiffs' attorneys regarding the various discovery disputes currently before this Court. At that time, we agreed to conduct a telephone conference between: (i) myself; (ii) Mr. Horn; and (iii) Mr. Horn's co-counsel, Abraham Kleinman, Esq., this Friday at 11:00 a.m., to discuss both the discovery issues, along with the potential settlement of the case.

In light of plaintiffs' willingness to explore the possibility of a settlement, together with Defendants' interest in preventing plaintiffs' from incurring any unnecessary fees, Defendants' hereby withdraw their application to the Court, without prejudice and with leave to renew if the discovery issues are not resolved by the end of business, Tuesday, June 25, 2013.

If Your Honor has any questions, please feel free to contact the undersigned.

Respectfully submitted,

L'ABBATE, BALKAN, COLAVITA & CONTINI, L.L.P.

Matthew J. Bizzaro

MJB

cc: Abraham Kleinman, Esq. (via ECF)

William F. Horn, Esq. (via ECF)

